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3 **UNITED STATES DISTRICT COURT**
4 **DISTRICT OF NEVADA**

5 * * *

6 Barbara Dubose,

7 Plaintiff,

8 v.

9 Hilton Grand Vacations Club, LLC; et al.,

10 Defendants.

Case No. 2:24-cv-00648-GMN-DJA

11
12 **Order**

13 Plaintiff's counsel—Patrick W. Kang, Esq.; Kyle R. Tatum, Esq.; Paul H. Wolfram, Esq.;
14 and Christian Z. Smith, Esq.—have moved to withdraw their representation of Plaintiff Barbara
15 Dubose, explaining that the relationship between counsel and Ms. Dubose has deteriorated. (ECF
16 No. 22). They further explain that “if this motion is granted then Ms. Dubose should be given
17 additional time to find counsel to complete her discovery responses and the discovery process in a
18 timely manner” but point out that discovery does not close until October 7, 2024. (*Id.*). Ms.
19 Dubose has not responded to the motion to withdraw. Defendant filed a non-opposition. (ECF
20 No. 23).

21 Under Local Rule (“LR”) IA 11-6(b), “[i]f an attorney seeks to withdraw after appearing
22 in a case, the attorney must file a motion or stipulation and serve it on the affected client and
23 opposing counsel.” LR IA 11-6(b). Under Local Rule 7-2(d) the failure of a party to oppose a
24 motion constitutes that party's consent to the granting of the motion. The Court finds that
25 Plaintiff's counsel has met the requirements of LR IA 11-6(b). Ms. Dubose has also not
26 responded, constituting her consent to the granting of the motion.

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IT IS FURTHER ORDERED that the Clerk of the Court shall add the last known address of Plaintiff to the civil docket and send a copy of this Order to Plaintiff's last known address:

IT IS FURTHER ORDERED that Plaintiff shall be responsible for following all discovery deadlines and other case-related deadlines and may seek extensions if necessary.


DANIEL J. ALBREGTS
UNITED STATES MAGISTRATE JUDGE